## Case 2:04-cr-00176-DLJ Document 68 Filed 09/14/06 Page 1 of 1 UNITED STATES DISTRICT COURT FOR THE

## EASTERN DISTRICT OF CALIFORNIA



SEP 1 4 2006

UNITED STATES OF AMERICA,			CLERK, U.S. DISTRICT COURT		
		Plaintiff,	) CR.S	3-04-0176-DFL	DEPOTY CLERK
	v.		)		
GARY LEE MOTHERAL,		DETENTION ORDER			
			<ul><li>(Violation of Pretrial Release,</li><li>Probation or Supervised Release)</li></ul>		
		Defendant.	) 1100 <i>a</i> )	ation of Supervis	ou release)
	After a hearing purs finds:	suant to 18 U.S.C.	. § 3148 (viol	ation of pretrial 1	release order), the court
	☐ there is probable cause to believe the person has committed a federal,				
			n release and defendant has not rebutted the		
presumption that his release will endanger another or the cor  there is clear and convincing evidence that defendant has vio					-
another condition of release and  ☐ based on the factors set forth in 18 U.S.C. § 3142(g) there is no conditions are supported by the set of t					
		I not flee or pose a munity or	a danger to th	e safety of anoth	er person or the
		e person is unlike	ly to abide by	any condition o	r combination of
·		•	•	•	18 U.S.C. § 3148.
de	After a hearing pur (violation of probati believe defendant has not m he will not flee or possible.)	on or supervised in as violated a content of estimated as the state of estimates and e	release) the condition of pro stablishing by	ourt finds there is obation or super- clear and convince	probable cause to vised release and cing evidence that
of the Attorne persons await afforded rease the United Sta in which defer	ey General for confiniting or serving senter conable opportunity for attest or request of an attest of an attention of a second or attention or attention of a second or attention or attention or attention of a second or attention o	nement in a correct nees or being hele r private consulta torney for the United deliver defendant	ctions facility d in custody tion with his ted States the t to a United S	y separate, to the pending appeal. counsel. Upon f person in charge tates Marshal for	extent practicable, from The defendant shall be further order of a court of of the corrections facility purpose of an appearance
ר א ידר	D: <u>Sept. 14,2</u>	A06	GF	KEGORY G.	HOLLOWS
DATE	D. Jeping		UN	TED STATES M	AGISTRATE JUDGE
☐ Court/Origin	nal □ U.S. Attorn	ney □ Defe	nse Counsel	☐ Pretrial Servi	ices